## SUPERIOR COURT OF CALIFORNIA COUNTY OF YOLO

THE P	EOPLE OF THE STATE OF CALIFORNIA Plaintiff	Case No			
VS.		Declaration and Order Regarding Plea of <b>GUILTY/NO CONTEST</b> to a Felony			
	Defendant				
	DECLAR	RATION BY DEFENDANT			
	the defendant in the above-entitled criminal accourt personally and by my attorney, I declare	tion. In support of my motion to change my plea(s) to be made in that:			
	I understand the possible punishments a crime(s) to which I wish to plead GUILTY/No Count Code Section & Name of Crime				
	2. I understand that if I am sentenced to imprisonment in the State Prison, upon release I will be subject to a period of parole of up to years. I further understand that by admitting the following "enhancement" charges made by the DISTRICT ATTORNEY in the charging document, my maximum punishment may be				
	increased as follows: Enhancement Charges	Additional Punishment			
	I am not suffering any mental disease o under the influence of any mind-altering	or defect, which keeps me from understanding this form. I am not now g substances.			
		ature of the charge(s), enhancement(s), and any prior conviction(s) eto with my attorney and understand the consequences of my plea.			
	5. I agree there is a factual basis for this p or other sources to determine the factual basis	olea. The Court may take facts from probation reports, police reports asis for this plea.			
	6. I waive all right to appeal on both the ju	udgment of the Court and any decisions on motions which precede			

CR 308: rev.5/13/03 Page 1 of 3

this plea or judgment. Appeal is not waived as to sentencing errors.

	understand that I also have the following constitutional rights, which I now give up to enter my plea; the also apply to any prior convictions or enhancements I am charged with:
understand this right	I give up this right
	I understand I have the right to be represented by a lawyer at all stages of the proceedings, including this one. I can hire my own lawyer, or represent myself, or the court will appoint a lawyer for me if I cannot afford one.  The right to be tried by jury, in a speedy public trial.
	The right to be tried by Jary, in a speedy public trial.  The right to confront and cross-examine all witnesses against me.  The right to remain silent (unless I choose to testify in my own behalf).  The right to present evidence and to have witnesses subpoenaed to testify in my beha at no cost to me.
one ha	o one has threatened or promised to reward me, my family or anyone else to get me to enter this plea. No est told me, or promised or suggested to me, that I will receive a lighter sentence, or probation, or any ot to get me to enter this plea, except that I have entered into the following PLEA AGREEMENT:
later I terms	willfully fail to appear for my probation interview or for judgment and sentencing, without good cause, or am found to have violated any term of my probation, I may be sentenced without regard to the condition of this PLEA AGREEMENT.
10. I	understand that as a result of my plea, I will be subjected to the following additional consequences:  If I am not a United States citizen or born in the U.S., I may be deported, excluded from admission to the United States, or denied naturalization (Penal Code Section 1016.5).  Since I am being convicted of an aggravated felony per 8 U.S.C. sec. 1101(a)(43), if I am not a United
	States citizen I will be deported, excluded from admission to the United States, or denied naturalization I will not be allowed to own or possess any firearm. (Penal Code Sect. 12021, 12021.1) I will be required to pay a restitution fine of \$200 to \$10,000. (Govt. Code Sect. 13967) I will be required to register pursuant to Penal Code sect. 290/Health & Safety sect. 11590. If I am on probation in any other case, a plea of GUILTY/NO CONTEST may result in a violation of probation in that case and a county jail or state prison sentence.
	I will be required to register pursuant to Penal Code section 457.1.
	y attorney has explained to me that if the court refuses to accept the above-stated agreement, I will be wed to withdraw my plea.
12. I	understand that the matter of probation and sentence is to be determined solely by the Court.
13. I believe	am freely and voluntarily pleading because in truth and in fact I am guilty or I e the evidence is sufficient to prove my guilt at trial.
	y lawyer explained this form and its entire contents to me and I understand what I have said in this ration and the consequences thereof.

CR 308: rev.5/13/03 Page 2 of 3

Section 1210.1(a) probation. (Prop	osition 36) If	state prison at the outset and will be placed on Penal Code f I refuse drug treatment as a condition of probation, this d without any conditions on the plea.
16. This is a deferred entry of judg or am terminated from Drug Court, paragraph 8 herein. If I successfull to Penal Code Section 1000, et seq	ly complete D	Count(s) If I fail ill be entered pursuant to any conditions as set forth in crug Court, the Count(s) listed above shall be dismissed pursuant
I declare under penalty of perjury t	that the foreg	going is true and correct.
Executed on	at	California, in the presence of my lawyer.
		Defendant's Signature
the defendant and answered all the defend with the defendant and explained the considerenses. To the best of my knowledge and each of the statements herein is accurate a defendant's execution of this declaration. I constitutional rights.	lant's question equences of t d belief, defen and true, and CONCUR/DO	his form with my client and have explained the foregoing rights to ns with regard to this plea. I have discussed the facts of this case the plea(s), the elements of the offense(s), and the possible ndant understands the matters set forth in this declaration and is voluntarily and understandingly made. I witnessed the NOT CONCUR in this plea and the defendant's decision to waive
Date:		Attorney's Signature
INTERPRETER'S DECLARATION I am a qualified interpreter with my affidav defendant and I believe he/she understand		the Court Clerk. I have translated this Plea Agreement to the ly.
Date:		Interpreter's Signature
DISTRICT ATTORNEY'S CONCURRENCE	·E	incorproces o organical o
The District Attorney DOES/DOES NOT con		Plea Agreement.
Date:		
		Deputy District Attorney's Signature
		ORDER
the defendant understands his/her constitu	itional rights,	is to support the charge(s) to which the defendant is pleading; the nature of the crime(s) charged, the consequences of this untarily pleading and waiving such rights and the right to have the
charges, including any prior felony conviction	on(s), prior p	GUILTY/NO CONTEST, the admission of special enhancement rison term(s), and waiver of rights be accepted and entered in the lent as to count(s), and that the preceding Declaration
Done in open court this	_ day of	
		JUDGE

Page 3 of 3 CR 308: rev.5/13/03 FELONY PLEA FORM